Case 3:73-cv-00127-MMD-CSD Document 2607 Filed 02/26/20 Page 1 of 5

1	GORDON H. DePAOLI	
2	Nevada State Bar No. 00195	
	DALE E. FERGUSON	
3	Nevada State Bar No. 4986 DOMENICO R. DePAOLI	
4	Nevada State Bar No. 11553	
4	WOODBURN AND WEDGE	
5	6100 Neil Road, Suite 500	
	Reno, Nevada 89511	
6	Telephone: 775 / 688-3000	
7	A WALKED DIVED IDDICATION	
	Attorneys for WALKER RIVER IRRIGATION DISTRICT	
8	DISTRICT	
9	IN THE UNITED STATE	S DISTRICT COURT
	FOR THE DISTRIC	T OF NEVADA
10		
11	UNITED STATES OF AMERICA,) 3:73-cv-00127-MMD-WGC
	UNITED STATES OF AMERICA,) 5.75-cv-00127-whyld-wdc
12	Plaintiff,	,)
13	·	STIPULATION AND ORDER
	WALKER RIVER PAIUTE TRIBE,) CONFIRMING SCHEDULE AND
14	DI 1 1100 I) RELATED MATTERS FOR
15	Plaintiff-Intervenor,) RESPONSES AND REPLIES WITH
	v.	RESPECT TO JOINT MOTIONFOR JUDGMENT ON THE
16	v .) PLEADINGS
17	WALKER RIVER IRRIGATION DISTRICT,)
	a corporation, et al.,)
18)
19	Defendants.	
)
20	1. On February 19, 2020, a Status C	onference was held in this matter before the
21	1. On February 19, 2020, a Status C	omerence was neid in this matter before the
	Honorable William G. Cobb, U.S. Magistrate	Judge, concerning the Proposed Scheduling
22	_	
23	Order and Discovery Plan (ECF 2598).	
	2 As a result of that Status Conferen	the parties agreed to ravige the Droposed
24	2. As a result of that Status Conferer	ice, the parties agreed to revise the Proposed
25	Scheduling Order and Discovery Plan pursuant to	the discussion with and instructions from the
26		
26	Court. See Minutes of Proceedings, ECF 2605.	
27	3. The parties have been directed to 1	ile a revised Proposed Scheduling Order and
28	3. The parties have been directed to I	ne a revised r roposed beneduling Order and
20	Discovery Plan by March 13, 2020.	

Case 3:73-cv-00127-MMD-CSD Document 2607 Filed 02/26/20 Page 2 of 5

- 4. On February 20, 2020, Plaintiffs filed a Joint Motion for Judgment on the Pleadings (ECF 2606) (the "Joint Motion").
- 5. During the Status Conference, Plaintiffs stated that they would be filing the Joint Motion, and it was agreed that the schedule for responses and replies to the Joint Motion would be as the parties had agreed in the not yet final Proposed Scheduling Order and Discovery Plan.
- 6. In addition, the parties were in substantial agreement on the provisions to be included in the Proposed Scheduling Order and Discovery Plan concerning coordination, to the extent feasible, with respect to the filing of motions, the grounds for motions, briefs supporting motions, and page limits with respect to briefs concerning motions.

NOW, THEREFORE, the parties hereby stipulate and agree as follows:

- 1. The party groups (i.e., Plaintiffs and Principal Defendants) will coordinate their respective responsive and reply briefs with respect to the Joint Motion, and will do their best to file joint responses or replies.
- 2. Plaintiffs and Principal Defendants potentially have common issues to brief. To the extent feasible, the party groups (i.e., Plaintiffs and Principal Defendants) shall separately work as a group to file a single brief on a common issue. No page limit will be imposed on a response or reply to the extent that multiple common issues are incorporated into a single brief.
- 3. If a response or reply is filed by individual parties rather than as a group, the Local Rules of the Court concerning page limitations shall apply.

Case 3:73-cv-00127-MMD-CSD Document 2607 Filed 02/26/20 Page 3 of 5

1	4. Responses to the Joint Motion	will be due within 90 days of its service, and
2	replies to responses will be due within 45 days	of service of the responses.
3	Dated: February 26, 2020.	
4	WOODBURN AND WEDGE	U.S. DEPARTMENT OF JUSTICE
5		
6	By: / s / Gordon H. DePaoli Gordon H. DePaoli	By: / s / Tyler J. Eastman (per authorization)
7	Nevada Bar No. 195	A. Guss Guarino, Trial Attorney
8	6100 Neil Road, Suite 500 Reno, Nevada 89511	Tyler J. Eastman, Trial Attorney Environment and Natural Resources Div.
9	Attorneys for Walker River Irrigation District	999 18 th Street, Suite 370 Denver, Colorado 80202
10	District	,
11	LAW OFFICES OF WES WILLIAMS, JR.,	David L. Negri Trial Attorney, Natural Resources Section
12	P.C.	c/o U.S. Attorney's Office 800 Park Boulevard, Suite 600
13 14	By: /s / Wes Williams, Jr. (per authorization) Wes Williams, Jr., NSB 6864	Boise, Idaho 83712 Attorneys for United States of America
15	3119 Pasture Rd.	
16	P.O. Box 100 Schurz, Nevada 89427	ADVOCATES FOR COMMUNITY & ENVIRONMENT
17	MEYER, WALKER, CONDON &	
18	WALKER, P.C.	By: /s / Simeon Herskovits (per authorization)
19	Alice E. Walker 1007 Pearl Street	Simeon Herskovits, NSB 11155 Iris Thornton
20	Boulder, Colorado 80302	P.O. Box 1075
21	Attorneys for Walker River Paiute Tribe	El Prado, New Mexico 87529 Attorneys for Mineral County
22	OFFICE OF THE ATTORNEY GENERAL	BEST BEST & KRIEGER
23	OF CALIFORNIA	By: /s/ Roderick E. Walston
24	By: /s / Nhu Q. Nguyen (per authorization)	(per authorization) Roderick E. Walston
25	Nhu Q. Nguyen, NSB 7844	2001 N. Main Street, Suite 390
26	1300 I Street, Suite 125 P.O. Box 944255	Walnut Creek, California 94596
27	Sacramento, California 94244-2550 Attorneys for California State Agencies	Jerry Snyder, NSB 6830 429 W. Plumb Lane
28		Reno, Nevada 89509 Attorneys for Lyon County
	1	

Case 3:73-cv-00127-MMD-CSD Document 2607 Filed 02/26/20 Page 4 of 5

1		
2	STATE OF NEVADA OFFICE OF THE ATTORNEY GENERAL	THE COUNTY OF MONO (CA)
3	Dec. / a / Andrews I Walsh	Para / a / Janes Camara
4	By: /s / Anthony J. Walsh (per authorization)	By: / s / Jason Canger (per authorization)
+	Anthony J. Walsh, NSB 14128	Stacey Simon, County Counsel
5	Deputy Attorney General	Jason Canger, Dep. County Counsel
6	100 N. Carson Street	P.O. Box 2415A Mammoth Lakes, California 93546-2415
_	Carson City, Nevada 89701-4717 Attorneys for Nevada Department of Wildlife	Attorneys for Mono County
7		
8	SCHROEDER LAW OFFICES, P.C.	SIMONS HALL JOHNSTON PC
,	By: /s/ Therese A. Ure	By: / s / Brad M. Johnston
10	(per authorization)	(per authorization)
11	Therese A. Ure, NSB 10255	Brad M. Johnston, NSB 8515
12	10615 Double R Boulevard, Suite 100 Reno, Nevada 89521	22 State Route 208 Yerington, Nevada 89447
12	Attorneys for The Schroeder Group	Attorneys for Desert Pearl Farms, Peri
13		Family Ranch, LLC, Peri & Peri LLC, and Frade Ranches
14		
15		
13		
16	<u>OR</u>	<u>DER</u>
16		
16 17		DER Γ IS SO ORDERED.
16		
16 17		
16 17 18	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20	Dated:, 2020. I	Γ IS SO ORDERED.
16 17 18 19 20 21	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20 21	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20 21 22	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20 21 22 23 24	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20 21 22 23 24 25	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20 21 22 23 24	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20 21 22 23 24 25	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb
16 17 18 19 20 21 22 23 24 25 26	Dated:, 2020. I	Γ IS SO ORDERED. William G. Cobb

Case 3:73-cv-00127-MMD-CSD Document 2607 Filed 02/26/20 Page 5 of 5

CERTIFICATE OF SERVICE

I certify that I am an employee of Woodburn and Wedge and that on the 26th day of February, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to the parties of record.

Further, pursuant to the Superseding Order Regarding Service and Filing in Subproceeding C-125-B on and by All Parties (ECF 2100) at $10 \, \P$ 20, the foregoing does not affect the rights of others and does not raise significant issues of law or fact. Therefore, the Walker River Irrigation District has taken no step to serve notice of this document via the postcard notice procedures described in paragraph 17.c of the Superseding Order.

/ s / Gordon H. DePaoli Gordon H. DePaoli